Case 3:21-md-02981-JD Document 357 Filed 10/21/22 Page 1 of 4

1	Brian C. Rocca, Bar No. 2215/6	Glenn D. Pomerantz, Bar No. 112503
1	brian.rocca@morganlewis.com	glenn.pomerantz@mto.com
2	Sujal J. Shah, Bar No. 215230 sujal.shah@morganlewis.com	Kuruvilla Olasa, Bar No. 281509 kuruvilla.olasa@mto.com
_	Michelle Park Chiu, Bar No. 248421	Nicholas R. Sidney
3	michelle.chiu@morganlewis.com	nick.sidney@mto.com
	Minna Lo Naranjo, Bar No. 259005	MUNGER, TOLLES & OLSON LLP
4	minna.naranjo@morganlewis.com	350 South Grand Avenue, Fiftieth Floor
ا ۔	Rishi P. Satia, Bar No. 301958	Los Angeles, California 90071
5	rishi.satia@morganlewis.com	Telephone: (213) 683-9100
6	MORGAN, LEWIS & BOCKIUS LLP	** 1 *** ** 1 ** ** ** ** ***
6	One Market, Spear Street Tower	Kyle W. Mach, Bar No. 282090
7	San Francisco, CA 94105-1596	kyle.mach@mto.com
′	Telephone: (415) 442-1000	Justin P. Raphael, Bar No. 292380
8	Facsimile: (415) 442-1001	justin.raphael@mto.com Emily C. Curran-Huberty, Bar No. 293065
	Richard S. Taffet, pro hac vice	emily.curran-huberty@mto.com
9	richard.taffet@morganlewis.com	Dane P. Shikman, Bar No. 313656
	MORGAN, LEWIS & BOCKIUS LLP	dane.shikman@mto.com
10	101 Park Avenue	MUNGER, TOLLES & OLSON LLP
	New York, NY 10178-0060	560 Mission Street, Twenty Seventh Fl.
11	Telephone: (212) 309-6000	San Francisco, California 94105
12	Facsimile: (212) 309-6001	Telephone: (415) 512-4000
12	Coursel for Defordants	Ionathan I Vasvis nuchassiss
13	Counsel for Defendants	Jonathan I. Kravis, <i>pro hac vice</i> jonathan.kravis@mto.com
		MUNGER, TOLLES & OLSON LLP
14		601 Massachusetts Ave. NW, Ste 500E
		Washington, D.C. 20001
15		Telephone: (202) 220-1100
16		
10		
17		
	UNITED STATES I	DISTRICT COURT
18	UNITED STATES	DISTRICT COURT
19	NADTHEDN DISTRI	CT OF CALIFORNIA
19	NORTHERN DISTRI	CI OF CALIFORNIA
20	CAN ED ANCIC	CO DIVISION
	SAN FRANCIS	SCO DIVISION
21		
22		_
22	IN RE GOOGLE PLAY STORE	Cose No. 2:21 and 02001 ID
23	ANTITRUST LITIGATION	Case No. 3:21-md-02981-JD
23		
24	THIS DOCUMENT RELATES TO:	GOOGLE'S ADMINISTRATIVE
		MOTION TO CONSIDER WHETHER
25	Epic Games Inc. v. Google LLC et al., Case	ANOTHER PARTY'S MATERIAL
	No. 3:20-cv-05671-JD	SHOULD BE SEALED
26		
27	Match Group, LLC et al. v. Google LLC et al.,	Judge: Hon. James Donato
27	Case No. 3:22-cv-02746-JD	
28		1
_0		

Pursuant to Civil Local Rules 7-11 and 79-5(c-f), Defendants Google LLC, Google Ireland Limited, Google Commerce Ltd., Google Asia Pacific Pte. Ltd., and Google Payment Corp. (collectively, "Google") respectfully submit this Administrative Motion to Consider Whether Another Party's Material Should Be Sealed Relating to Defendants' Opposition to Epic's and Match's Motion to Amend Complaints, and the Declaration of Glenn D. Pomerantz ("Pomerantz Decl."), along with accompanying exhibits ("Exhibits"). Public redacted versions of the Opposition, the Pomerantz Decl., and its Exhibits have been filed in accordance with this Court's local rules. The excerpts at issue in this Motion to Seal are sourced from documents that are designated as "NON-PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY" pursuant to the Protective Order entered by the Court, ECF No. 248.

Subsection (f) of Civil Local Rule 79-5 sets forth procedures that apply when a party seeks to file information designated as confidential by another party. Under subsection (e), the "motion must identify each document or portions thereof for which sealing is sought" and "serve the motion on the Designating Party the same day the motion is filed." Pursuant to subsection (f)(1), the Designating Party has seven days to "file a statement and/or declaration" to establish why such designated material should be kept under seal pursuant to subsection (c)(1) of Civil Local Rule 79-5.

Google identifies the following portions of its Opposition and supporting papers as containing information designated as confidential by another party:

Portion containing confidential information	Designating Party or Third-Party
Opp. Page 7, lines 20-23 (between start of sentence and "and Google employee"; between "testified that Google and" and "never entered"; between "an agreement that" and "would not open"; and between "Ex. D" and "Dep.")	Activision Blizzard, Inc.
Exh. B to Pomerantz Decl.	State Plaintiffs
Exh. E to Pomerantz Decl.	Activision Blizzard, Inc.

	\mathbf{d}	
1		
2	Google takes no position on whether the materials identified in this table are privileged,	
3	protectable as a trade secret, or otherwise entitled to protection under the law.	
4		
5	Dated: October 21, 2022 MUNGER TOLLES & OLSON LLP Glenn D. Pomerantz	
6	Kuruvilla Olasa	
7	Emily C. Curran-Huberty Jonathan I. Kravis	
8	Justin P. Raphael Kyle W. Mach	
9	Respectfully submitted,	
10	By: _/s/ Dane P. Shikman	
11	Dane P. Shikman	
12	Counsel for Defendants	
13		
14		
15		
16		
17		
18		
19		
20		
21		
2223		
24		
25		
26		
27		
28		

E-FILING ATTESTATION

I, Dane P. Shikman, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing.

/s/ Dane P. Shikman

Dane P. Shikman